

# The Gazette of India



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## NOTICE

The undermentioned Gazzettes of India Extraordinary were published upto the 25th April 1953:—

Issue No.	No. and date	Issued by	Subject
87	S. R. O. 696, dated the 9th April 1953.	Election Commission India.	Election Petition No. 137 of 1952.
88	S. R. O. 734, dated the 10th April 1953	Ditto	Election Petition No. 177 of 1952.
89	S. R. O. 735, dated the 18th April 1953.	Ministry of Finance (Revenue Division).	Amendment made in the Notification of the Ministry of Finance (Revenue Division) No. 44-Customs, dated the 20th May 1950.
	S. R. O. 736, dated the 18th April 1953.	Ditto	Amendment made in the Notification of the Ministry of Finance (Revenue Division) No. 13-Customs, dated the 28th February 1953.
	S. R. O. 737, dated the 18th April 1953.	Ditto	Amendment made in the Notification of the Ministry of Finance (Revenue Division) No. 75-Customs, dated the 17th November 1951.
90	S. R. O. 738, dated the 26th March 1953.	Ministry of Labour.	The All India Industrial Tribunal (Bank Disputes), Bombay.
91	S. R. O. 739, dated the 14th April 1953.	Election Commission India.	Election Petition No. 272 of 1952.
92	S. R. O. 740, dated the 21st April 1953.	Ministry of Food & Agriculture.	The Gram and Gram Products (Export Control) Order, 1953.
	S. R. O. 741, dated the 21st April 1953.	Ditto	Cancellation of certain Notifications.
93	S. R. O. 742, dated the 22nd April 1953.	Election Commission India.	The Election Commission calls upon the Bhagalpur-cum-Purnea constituency to fill the vacancies before the 25th June 1953.

Issue No.	No. and date	Issued by	Subject
	S. R. O. 743, dated the 22nd April 1953.	Election Commission India.	Fixation of certain dates as the last date for making nominations scrutiny of nominations and withdrawal of candidatures, etc.
94	S. R. O. 744, dated the 22nd April 1953.	Ministry of Commerce and Industry.	Appointment of Shri S. P. Chopra, Chartered Accountant, Delhi.
95	S. R. O. 781, dated the 15th April 1953.	Election Commission India.	Election Petition No. 58 of 1952.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

### PART II—Section 3

#### Statutory Rules and Orders issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

##### ELECTION COMMISSION, INDIA

New Delhi, the 2nd April 1953

**S.R.O. 788.**—In exercise of the powers conferred by Section 20 of Representation of the People Act, 1951 (XLIII of 1951), the Election Commission, in consultation with the Government of West Bengal, hereby makes the following amendment in the Commission's notification No. 62/9/51-Elec.II(1), dated the 4th September, 1951, as amended by the Commission's notification No. 62/9/51-Elec.II(1), dated the 24th January, 1952:—

##### “Amendment

In the table appended to the said Notification, for the entries in columns 1 and 2 relating to Santipur, Calcutta South-West, and Calcutta South-East constituencies, the following shall respectively be substituted:—

1	2
‘Santipur	Commissioner, Presidency Division’
‘Calcutta South-West	Commissioner, Presidency Division’
‘Calcutta South-East	Commissioner, Presidency Division’

[No. 155/9/53.]

New Delhi, the 22nd April 1953

**S.R.O. 789.**—In exercise of the powers conferred by sub-section (1) of section 22 of the Representation of the People Act, 1951 (XLIII of 1951), the Election Commission, in consultation with the Government of Madras, hereby makes the following amendment in the Commission's Notification No. 62/5/51-Elec.II(3), dated the 16th October, 1951, namely:—

##### “Amendment

In the table appended to the said notification, for the entry in column 2, relating to the Kurnool Parliamentary constituency, the entry ‘Treasury Deputy Collector, Bellary’ shall be substituted.”

[No. 156/5/53/5484.]

P. N. SHINGHAL, Secy.

## MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 24th April 1953

**S.R.O. 790.**—In exercise of the powers conferred by section 20 of the Bengal Municipal Act, 1932 (Bengal Act XV of 1932) as extended to Chandernagore by the notification of the Government of India in the Ministry of External Affairs No. 147 Eur I, dated the 1st April, 1953 the Central Government hereby divides for the purpose of election of Commissioners the Chandernagore Municipality constituted by Government of India Notification No. 167 Eur I, dated the 21st April, 1953, into five wards, the boundaries of which are defined in column 2 of the schedule annexed hereto and determines the number of Commissioners to be elected from each ward as shown in column 3 of the said schedule:—

## SCHEDULE

No. of Ward	Boundaries	Number of Commissioners to be elected
1	2	3
<b>I. North</b>	Bhattacharjee Ghat Road, Kutirmat North Road, Chandernagore Station Road up to Bibirhat Road Junction and Kalupukur Road from Ruplal Nundy Road to Chandni Benepukur Lane junction.	Three.
South	Durga Charan Rakhit Road from Bishalakhi Benepukur Road to G. T. Road, Hazinagar Road Gondolpara Road from Hatkhola Road junction to Gopal Babu Ghat.	
East	River Hooghly from Gondolpara Gopal Babu Ghat to Bhattacharjee Ghat and Bibirhat Road from Chandernagore Station Road up to Kalupukur Road.	
West	Chandni Benepukur Lane, Bishalakhi Benepukur Road and G. T. Road from Durga Charan Rakhit Road up to Hazinagar Road junction.	
<b>II. North</b>	Northern boundary of the town from Kashikundu Ghat up to Taldanga, G. T. Road from Rathota to Hospital corner and Ruplal Nundy Road.	Three.
South	Bhattacharjee Ghat Road, Kutirmat North Road, Chandernagore Station Road upto Bibirhat Road junction.	
East	River Hooghly from Bhattacharjee Ghat up to Kashikundu Ghat.	
West	Bibirhat Road from Chandernagore Station Road up to Ruplal Nundy Road and G. T. Road from Rathota to Taldanga.	
<b>III. North</b>	Northern border of the town from Taldanga to Haridradanga bridge for the approach Road to Chisurah Station.	Three.
South	G. T. Road from Rathota to Hospital corner Ruplal Nundy Road, Kalupukur Road up to Bawipara Road and Chandernagore Station Road from Bawipara Road junction to the boundary ditch.	
East	G. T. Road from Rathota to Taldanga, Haridradanga Road and Bawipara Road.	
West	Boundary ditch from Haridradanga bridge to Chandernagore Station Road.	
<b>IV. North</b>	Chandernagore Station Road from the boundary ditch up to the Bawipara Road, Kalupukur Road from Bawipara Road junction to Chandni Benepukur Lane and Durga Charan Rakhit Road from Bishalakhi Benepukur Road junction to G. T. Road.	Three.
South	Boundary ditch from Barasat culvert up to Mankunda.	
East	G. T. Road from Barasat culvert up to the junction of Durga Charan Rakhit Road, Bishalakhi Benepukur Road and Chandni Benepukur Lane.	
West	Boundary ditch from Mankunda to Chandernagore Station Road and Bawipara Road.	

1

2

3

## (CHANDERNAGORE PROPER)

V. North . . Hazinagar Road and Gondolpara Road from Hatkhola Besho- Three.  
hata to Gopal Babu Ghat.  
South . . Boundary ditch from Barasat culvert up to the river Hooghly  
at Dinermandanga.  
East . . River Hooghly from Gopal Babu Ghat to Dinermandanga  
ditch.  
West . . G. T. Road from Hazinagar Road junction to Barasat cul-  
vert.

(Gorecity or Gourhati enclave)

North . . Eastern Railway siding and the area under Bhadreswar Police Station in the district of Hooghly (West Bengal).  
South . . The area under Bhadreswar Police Station in the district of Hooghly (West Bengal) demarcated by a boundary ditch.  
East : . The river Hooghly.  
West : . The area under Bhadreswar Police Station in the district of Hooghly (West Bengal).

[D. 2037-Eur. I/53.]

[No. 176-Eur I.]

S. GUPTA, Under Secy.

## MINISTRY OF STATES

New Delhi, the 27th April 1953

**S.R.O. 791.**—In exercise of the powers conferred by Entry 3(b) of the Table annexed to Schedule I to the Indian Arms Rules, 1951, the Central Government is pleased to specify Tika Vijai Singh, a member of the family of the Thakur Sahib of Kunihar, for the purposes of that entry.

[No. 63-D.]

H. C. MAHINDROO, Under Secy.

New Delhi, the 27th April 1953

**S.R.O. 792.**—In exercise of the powers conferred by sub-section (1) of section 7 of the Punjab Land Revenue Act, 1887 (Punjab Act XVII of 1887), as extended to the State of Bilaspur under the Bilaspur (Application of Laws) Order, 1949, the Central Government hereby appoints the Chief Commissioner, Bilaspur, as the Financial Commissioner for the State.

[No. 64-J.]

S. K. AYANGAR, Asstt. Secy.

## MINISTRY OF FINANCE

## (Department of Economic Affairs)

New Delhi, the 23rd April 1953

**S.R.O. 793.**—In exercise of the powers conferred by sub-section (2) of section 6 of the Bengal Finance (Sales Tax) Act, 1941, as extended to the State of Delhi, the Central Government hereby makes, with effect from the 1st May, 1953, the following amendments in the Schedule to the said Act, namely:—

In the said Schedule, for items 15 and 35 the following items shall respectively be substituted, namely:—

“15—All edible oils except hydrogenated vegetable oils.”

“35—Aviation Spirit.”

[No. F.12(16)-P/52.]

O. K. GHOSH, Dy. Secy.

New Delhi, the 24th April 1953

**S.R.O. 794.**—In exercise of the powers conferred by section 53 of the Banking Companies Act, 1949 (X of 1949), the Central Government, on the recommendation of the Reserve Bank of India, hereby declares that the provisions of sub-sections (1) of section 12 of the said Act shall not apply,

- (i) up to the 14th August 1953 to the Commercial Bank Ltd., Kottayam,
- (ii) up to the 30th September 1953 to the Kerala National Bank Ltd., and
- (iii) up to the 31st March 1954 to the Martandam Commercial Bank Ltd., Martandam and the Bank of New India Ltd., Trivandrum.

[No. F.4(82)-FI./53.]

F. C. DHAUN, Under Secy.

**MINISTRY OF FINANCE (REVENUE DIVISION)**

**CUSTOMS**

New Delhi, the 2nd May 1953

**S.R.O. 795.**—In exercise of the powers conferred by section 23 of the Sea Customs Act, 1878 (VIII of 1878), the Central Government hereby exempts 'milk foods for infants and invalids' falling under item No. 21(2) of the First Schedule to the Indian Tariff Act, 1934 (XXXII of 1934), which if imported canned or bottled would have been assessed under item 19(1) of the said Schedule, from so much of the duty of customs leviable thereon under the said Act as is in excess of the duty of 14 per cent. *ad valorem*.

[No. 25.]

E. RAJARAM. RAO, Jt. Secy.

**MINISTRY OF COMMERCE AND INDUSTRY**

**RUBBER CONTROL**

New Delhi, the 22nd April 1953

**S.R.O. 796.**—In exercise of the powers conferred by sub-section (2) of Section 5 of the Rubber (Production and Marketing) Act, 1947 (XXIV of 1947), and in partial modification of the Notification of the Government of India in the late Ministry of Industry and Supply No. 27(3)-I(VI)/50, dated the 14th August 1950, the Central Government, on the recommendation of the Association of Planters of Travancore, Kottayam, hereby nominate Mr. A. M. B. Clarke, Isfield Estate, Kalthurity P.O., Travancore, as a member of the Indian Rubber Board, vice Mr. F. Hawkins, resigned.

[No. 27(5)-Plant/50.]

S. G. RAMACHANDRAN, Dy. Secy.

New Delhi, the 28th April 1953

**S.R.O. 797.**—In exercise of the powers conferred by section 11 of the Indian Power Alcohol Act, 1948 (XXII of 1948), the Central Government hereby declares that the provisions of section 6 of that Act shall not apply to the Military, Naval and Air Forces and other armed forces of the Union and to any aircrafts.

[No. CI-33(7)/52.]

**S.R.O. 798.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Indian Power Alcohol Act, 1948 (XXII of 1948), the Central Government hereby specifies the 2nd day of May 1953, as the date on which the said Act shall come into force in each of the areas in the State of Patiala and East Punjab States Union specified in the schedule hereto annexed.

## SCHEDULE

Name of the area	Tehsil	District
Bassi Pathana	Fatehgarh	Fatehgarh
Govindgarh	—do—	—do—
Sirhind	—do—	—do—
Rajpura	Rajpura	Patiala.

[No. 48(22)/50(Ind.B).]

**S.R.O. 799.**—In exercise of the powers conferred by sub-section (3) of section 1 of the Indian Power Alcohol Act, 1948 (XXII of 1948), the Central Government hereby specifies the 2nd day of May 1953, as the date on which the said Act shall come into force in each of the areas in the State of Punjab specified in the schedule hereto annexed.

## SCHEDULE

Name of the area	Tehsil	District
Barara	Ambala	Ambala
Mubarakpur	Kharar	—do—
Panchkula	—do—	—do—
Jagadhri	Jagadhri	—do—
Ambala City	Ambala	—do—
Ambala Cantonment	—do—	—do—
Karnal	Karnal	Karnal
Nilokheri	—do—	—do—
Pipli	Thanesar	—do—
Shahbad Markanda	—do—	—do—
Kurukshtera	—do—	—do—
Kaithal	Kaithal	—do—

[No. 48(22)/50(Ind.B).]

A. S. SHARMA, Under Secy.

New Delhi, the 29th April 1953

**S.R.O. 800.**—In exercise of the powers conferred by sub-clause (a) of Clause 2 of the Iron and Steel (Control of Production and Distribution) Order, 1941, the Central Government is pleased to direct that the following amendment shall be made in the notification of the Government of India in the Ministry of Industry and Supply, No. I(1)-4(41), dated the 7th September, 1950, as amended from time to time, namely:—

To the Schedule annexed to the said notification, the following entry shall be added, namely:—

Agricultural Officer,

Delhi State,  
Delhi.

[No. SC(A)-4(147).]

D. HEJMADI, Under Secy.

**MINISTRY OF FOOD AND AGRICULTURE**  
**(Agriculture)**

*New Delhi, the 21st April 1953*

**S.R.O. 801.**—In pursuance of the provisions of Section 4(VIII) of the Indian Cotton Cess Act 1923 (XIV of 1923), the Central Government are pleased to re-nominate/appoint the following persons to be members of the Indian Central Cotton Committee, Bombay, with effect from the 1st April, 1953:—

1. Shri S. T. More, 5th Lane, Dhulia to represent the Cotton Growing Industry in the Bombay State.
2. Kr. Deo Raj Singh, Gabhana Estate, District Allgarh, and
3. Shri Digambar Singh, M.P., 165-A, North Avenue, New Delhi, to represent the Cotton Growing Industry in U.P.

[No. F.1-2/53-Com.II.]

*New Delhi, the 25th April 1953*

**S.R.O. 802.**—Under Section 4(VIII) of the Indian Cotton Cess Act, 1923 (XIV of 1923), Shri N. Maribasavana Gowd, Kurugod, Ballary Taluk, is appointed to be a member of the Indian Central Cotton Committee, Bombay, to represent the Cotton Growing Industry in the Madras State with effect from 1st April, 1953.

[No. F.1-2/53-Com.II.]

*New Delhi, the 2nd May 1953*

**S.R.O. 803.**—In exercise of the powers conferred by Section 4(4)(V) of the Indian Lac Cess Act, 1930 (XXIV of 1930), the Central Government is pleased to nominate Shri Purna Chandra Sarmah, B.L., Nowgong, Assam, as a member of the Governing Body of the Indian Lac Cess Committee to represent the cultivators of lac in Assam vice Shri Bimala Kanta Borah, M.L.A., resigned. Shri Sarmah will hold office till the 31st December, 1954, under Rule 4(b) of the Indian Lac Cess Rules, 1930 unless he is re-nominated for a further term.

[No. F.3-11/53-Com.(I).]

F. C. GERA, Asstt. Secy.

*New Delhi, the 25th April 1953*

**S.R.O. 804.**—In exercise of the powers conferred by clause 11 of the Sugar and Gur Control, 1950, the Central Government, subject to any general or special orders which may from time to time be issued by it in this behalf, is pleased to direct that the powers under clause 3 of the said order shall also be exercisable by the Cane Commissioner Punjab, for the purposes of allowing deduction in the minimum price of sugarcane fixed in respect of sugar factories in Punjab under Government of India, Ministry of Food and Agriculture Notification No. S.R.O. 1672, dated the 30th September, 1952 for the 1952-53 crushing season, in the interest of the cane growers and for reasons specified under Rule 22 of the Punjab Sugar factories Control Rules, 1950.

[No. SV-105(1)/52-33.]

P. A. GOPALKRISHNAN, Jt. Secy.

*New Delhi, the 27th April 1953*

**S.R.O. 805.**—In exercise of the powers conferred by section 3 of the Agricultural Produce (Grading and Marking) Act, 1937 (I of 1937), the Central Government hereby makes the following rules, the same having been previously published as required by the said section.

1. **Short title.**—These rules may be called the Arecanuts (Grading and Marking) Rules, 1952.

2. **Grade designation.**—Grade designations to indicate the quality of arecanuts of specified varieties grown in India are set out in column 1 of schedule 1.

3. **Definition of quality.**—The quality indicated by the grade designations is set out against such designations in columns 2 to 6 of Schedule 1 and the general characteristics in column 7 of that Schedule.

4. **Grade designation marks.**—The grade designation mark shall consist of a label, bearing a design (consisting of an outline map of India in conjunction with the word AGMARK) resembling that set out in Schedule II, specifying the grade designation and shall be of the following colour.—

Grade designation	Colour of label
Moti Special	White
,, A I	Red
,, A II	Blue
Sriramdhani Special	White
,, A I	Red
,, A II	Blue
Jamnagar Special	White
,, A I	Red
,, A II	Blue
Jeoni Special	White
,, A I	Red
,, A II	Blue

5. **Method of marking.**—(1) The grade designation mark label shall be securely attached to each container in a manner approved by the Agricultural Marketing Adviser to the Government of India. In addition to the grade designation mark, the following particulars shall be clearly marked on the label:—

Year of harvest.....  
 Packing Centre.....  
 Date of packing.....  
 Net weight.....

(2) An authorised packer may, after obtaining the previous approval of the Agricultural Marketing Adviser to the Government of India, mark his private trade mark, on a container in a manner approved by the said officer, provided that the private trade mark does not represent a quality or grade of arecanuts different from that indicated by the grade designation mark affixed on the container in accordance with these rules.

6. **Method of packing.**—(1) The arecanuts shall be packed in gunny bags which are clean, dry and in good sound condition. Containers which have been previously used for commodities likely to cause damage or impart any flavour, odour or other undesirable characteristics to the arecanuts shall not be employed.

(2) Each bag shall contain only arecanuts of the crop year specified and of one grade designation only.

7. **Arrangements for analysis.**—An authorised packer shall make such arrangements for testing arecanuts as may be prescribed by the Agricultural Adviser to the Government of India from time to time.

## SCHEDULE I

(See Rule 3)

Draft Grade Specifications for whole dried arecanuts or betelnuts (*Kottapak*) produced in India

Grade designation	Special characteristics						
	Diameter*	Minimum percentage of topiwali-nuts**	Colour of pith		Damaged nuts maximum percentage†	General characteristics.	
			Copra white minimum percentage	Yellowish brown maximum percentage			
	1		2	3	4	5	6
MOTI Special			1" and over but not exceeding 1.2"	75	90	Nil	1/2
A. I			Do.	40	60	10	1
A. II			Do.	10	10	60	2
SRIVARDHAN Special			0.9" and over but less than 1"	75	90	Nil	1/2
A. I			Do.	40	60	10	1/2
A. II			Do.	10	10	60	1/2
JAMNAGAR Special			0.8" and over but less than 0.9"	75	90	Nil	1/2
A. I			Do.	40	60	10	1/2
A. II			Do.	10	10	60	1/2
JEENI Special			Under 0.8"	75	90	Nil	1/2
A. I			Do.	40	60	10	1/2
A. II			Do.	10	10	60	1/2

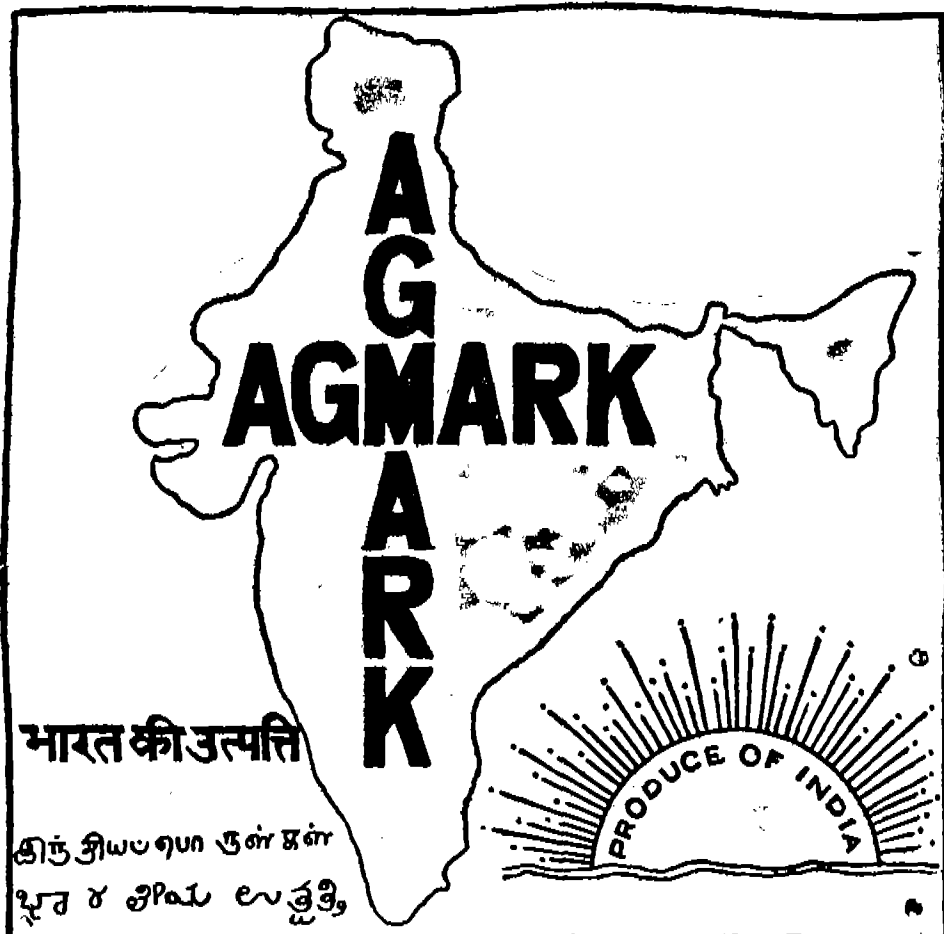
\* To allow for accidental errors in grading 5 per cent. of nuts of the next lower or higher grade shall be permitted.

\*\* A nut having a portion of its endocarp adhering to it.

† Damaged nuts include cracked and broken nuts, oversize nuts (Bomda), pieces, nuts not fully husked and those the pith (bhong) of which is black or otherwise damaged by moulds, insects, etc.

## SCHEDULE II

Grade designation mark for arecanuts  
(See Rule 4)



[No. F.3-14/52-Dte.II.]

S. D. UDHRAIN, Under Secy.

## MINISTRY OF HEALTH

New Delhi, the 24th April 1953

**S.R.O. 806.**—Dr. A. N. deQuadros, M.B., B.S., (Bom.), D.P.H. (Lond.), F.R.C.S. (England), Dean, Faculty of Medicine and Principal, Medical College, Baroda, has been duly elected as a member of the Medical Council of India under clause (b) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933), with effect from the 22nd March, 1953.

[No. F.5-6/52-MI(Pt.II).]

**S.R.O. 807.**—Dr. K. N. Misra, B.Sc., (Hons.), M.B., D.T.M., Principal, Sriram Chandra Bhanj Medical College, Cuttack, has been duly elected as a member of the Medical Council of India under clause (c) of sub-section (1) of section 3 of the Indian Medical Council Act, 1933 (XXVII of 1933) with effect from the 17th March, 1953.

[No. 5-6/52-MI(Pt.II)B.]

KRISHNA BIHARI, Asstt. Secy.

New Delhi, the 27th April 1953

**S.R.O. 808.**—In pursuance of section 3 of the Pharmacy Act, 1948 (VIII of 1948), the Central Government hereby directs that the following amendment shall be made in the notification of the Government of India, in the Ministry of Health No. F.6-2/48-DS, dated the 9th March, 1949, namely:—

In the said notification, for entry 29, the following entry shall be substituted, namely:—

“29. Dr. A. N. Chopra, M.B., B.S., D.T.M., D.P.H., H.S.P., Director of Medical and Health Services, Uttar Pradesh.”

[No. F.7-19/52-D.S.]

S. DEVANATH, Under Secy.

### MINISTRY OF IRRIGATION AND POWER

New Delhi, the 22nd April 1953

**S.R.O. 809.**—In exercise of the powers conferred by sub-section (3) of Section 11 of the Damodar Valley Corporation Act, 1948 (XIV of 1948), and after consultation with the Government of West Bengal, the Central Government hereby directs that so far as the State of West Bengal is concerned, the Damodar Valley Corporation shall carry out in the areas specified in the entries under the first column of the Schedule hereto, the functions respectively mentioned under the second column of the said Schedule against such entries and in doing so, shall exercise the powers specified in the corresponding entries under the third column of the said Schedule, and that all the areas specified under the first column of the said Schedule shall be called the ‘area of operation’ of the said Corporation:

Provided that the said Corporation shall carry out the above-mentioned functions and exercise the above-mentioned powers only in so far as they are consistent with the Resolution passed by the West Bengal Legislative Assembly on the 21st day of November, 1947, in order to enable the Damodar Valley Corporation to be constituted.

#### SCHEDULE

Areas	Functions	Powers.
1. Districts of Burdwan, Bankura, Hooghly and Howrah.	The promotion and operation of schemes for irrigation, water supply and drainage.	<p>(1) The power to do anything which may be necessary or expedient for the purposes of carrying out the functions referred to in column 2 against this entry and, in particular</p> <p>(a) the power to acquire and hold such movable and immovable property as the said Corporation may deem necessary and to lease, sell or otherwise transfer any such property;</p> <p>(b) the power to construct or cause to be constructed such barrages, irrigation canals, drainage channels and such other works and structures as may be required;</p> <p>(c) the power to prevent the pollution of any water under the control of the said Corporation and to take all measures to prevent discharges into such water of effluents which are harmful to water-supply, irrigation, public health or fish life.</p> <p>(2) Powers under section 23 of the Damodar Valley Corporation Act.</p>

Areas	Functions	Powers
2. Districts of Burdwan and Hooghly.	The promotion and facilitation of navigation in the Damodar river, in its tributaries and in the canals and channels excavated by the Damodar Valley Corporation.	<p>The power to do anything which may be necessary or expedient for the purposes of carrying out the functions referred to in column 2 against this entry and in particular</p> <p>(a) the power to acquire and hold such movable and immovable property as the said Corporation may deem necessary and to lease sell or otherwise transfer any such property ;</p> <p>(b) the power to construct or cause, to be constructed navigation works, navigation canals, navigation locks, and such other structures as may be required ;</p> <p>(c) the power to ply or to cause to be plied vessels for the carriage of passengers and cargo ;</p> <p>(d) the power to make arrangements for loading, unloading, storing and transport of cargo and to construct feeder roads, aerial ropeways, etc., for the transport of cargo to and from the terminal and intermediate stations on the canals.</p>

[No. 40(12)-Adm./53.]

A. R. KHANNA, Dy. Secy.

### MINISTRY OF REHABILITATION

New Delhi, the 21st April 1953

**S.R.O. 810.**—*Corrigendum.*—For the word “Kandaghat” occurring in line 6 of the Ministry of Rehabilitation’s Order No. 52(5)/53-Prop., dated the 8th April, 1953, the word “Mohindergarh” shall be substituted.

[No. 52(5)/53-Prop.]

MANMOHAN KISHAN, Asstt. Secy.

### MINISTRY OF COMMUNICATIONS

(Posts & Telegraphs)

New Delhi, the 23rd April 1953

**S.R.O. 811.**—In exercise of the powers conferred by section 21 of the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

In the Explanation below rule 17 of the said Rules, in the definition of ‘Printing’:—

- (i) for the expression ‘typewriting’ the word ‘printing’ shall be substituted; and
- (ii) the words ‘hand stamping’ shall be omitted.

[No. C-15-10/52.]

**S.R.O. 812.**—In exercise of the powers conferred by section 21 of the Indian Post Office Act, 1898 (VI of 1898), the Central Government hereby directs that the following further amendment shall be made in the Indian Post Office Rules, 1933, namely:—

For clause (d) of sub-rule (1) of rule 30 of the said rules the following clause shall be substituted, namely:—

“(d) The newspaper shall be posted at the place of publication by the proprietor, manager or publisher of the newspaper, on such days of the week or such dates of the month as may have been specified in this behalf by him at the time of applying for registration or at any time subsequent thereto by giving fifteen days' clear notice to the Postmaster of the place.”

[No. C-16-9/53.]

K. V. VENKATACHALAM, Dy. Secy.

### MINISTRY OF TRANSPORT

#### MERCHANT SHIPPING

New Delhi, the 22nd April 1953

**S.R.O. 813.**—In exercise of the powers conferred by section 273 of the Indian Merchant Shipping Act, 1923 (XXI of 1923), the Central Government hereby directs that the following further amendment shall be made in the Schedule to the notification of the Government of India in the Ministry of Transport No. S.R.O. 138, dated the 7th January, 1953, namely:—

In the said notification the entry “The Inspector of Customs, Tuna” in column 2 and the entry “Tuna Port” in column 3, against section 273 shall be omitted.

[No. 72-M.A.(1)/50.]

S. K. GHOSH, Dy. Secy.

### MINISTRY OF RAILWAYS

#### (Railway Board)

New Delhi, the 23rd April 1953

**S.R.O. 814.**—In exercise of the powers conferred by section 47 of the Indian Railways Act, 1890 (IX of 1890) read with the notification of the Government of India in the late Department of Commerce and Industry No. 801, dated the 24th March, 1905, the Railway Board hereby directs that the following further amendments shall be made in the General Rules for all open lines of Railways in India administered by the Government, published with the notification of the Government of India in the late Railway Department (Railway Board) No. 1078-T, dated the 9th March, 1929, namely:—

In the schedule appended to Part III of the said Rules—

(a) against serial No. 22, in column 2, after the entry “Perchloride of iron, liquid”, the following entry shall be inserted, namely:—

“Ferric Chloride, liquid (see Perchloride of iron, liquid).”

(b) against serial No. 22-A in column 2, after the entry “Perchloride of iron, solid”, the following entry shall be inserted, namely:—

“Ferric chloride, solid (see Perchloride of Iron solid).”

[No. 1344-TG.]

RANJIT SINGH,  
Director, Traffic (Transportation).

### MINISTRY OF LABOUR

New Delhi, the 22nd April 1953

**S.R.O. 815.**—In exercise of the powers conferred by sub-section (1) of Section 13 of the Employees' Provident Funds Act, 1952 (XIX of 1952), and in supersession

of the notification of the Government of India in the Ministry of Labour No. PF-516(21), dated the 11th December, 1952, the Central Government hereby appoints Shri Amrit Lal, Director of Industries and Labour Commissioner, Patiala and East Punjab States Union, to be an Inspector for the whole of that State for the purposes of the said Act and of any scheme made thereunder in relation to factories engaged in a controlled industry or in an industry connected with a mine or an oilfield.

[No. PF-516(21).]

**S.R.O. 816.**—It is hereby notified for general information that in pursuance of the provisions of paragraph 20 of the Employees Provident Funds Scheme, 1952, made under Section 5 of the Employees' Provident Funds Act, 1952 (XIX of 1952) and in supersession of the Notification No. PF-516(21), dated 11th December, 1952, the Central Government has appointed with effect from the 13th March, 1953, Shri Amrit Lal, Director of Industries and Labour Commissioner, Patiala and East Punjab States Union, to be the Regional Commissioner for the whole of that State to work under the general control and superintendence of the Central Commissioner.

[No. PF-516(21).]

TEJA SINGH SAHNI, Under Secy.

New Delhi, the 22nd April 1953

**S.R.O. 817.**—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby publishes the following award of the Industrial Tribunal, Dhanbad, in the matter of an application under Section 33A of the Industrial Disputes Act, 1947 (XIV of 1947) by the Godhur Colliery Workers' Union, Kusunda, against the management of the Godhur Colliery, Kusunda.

CENTRAL GOVERNMENT INDUSTRIAL TRIBUNAL AT DHANBAD.

APPLICATION No. 18 OF 1952

(arising out of Reference 24 of 1951)

In the matter of an application under section 33A of Industrial Disputes Act, 1947.

PRESENT:

Shri L. P. Dave, B.A., LL.B.—Chairman.

PARTIES:

Godhur Colliery Workers' Union, P.O. Kusunda—Applicants.

Vs.

The management of Godhur Colliery—Respondents.

APPEARANCES:

Shri Kanti Mehta,

General Secretary, Bihar Colliery Mazdoor Sangh, Dhanbad—for the Applicants.

Shri K. K. Bakshi, Manager, B. K. Roy's Godhur Coal Coy's Gadhur Colliery—for the Respondents.

AWARD

This is an application under Section 33A of the Industrial Disputes Act 1947.

2. An industrial dispute between the Godhur Colliery and their workmen was referred to this Tribunal by Government of India, Ministry of Labour, Notification No. I.R.2(348), dated the 14th August, 1951 and this matter was registered as Reference No. 24 of 1951 before this Tribunal. During the pendency of the above reference, the management discharged 27 persons mentioned in the schedule attached to the application (annexure A to this award). The workmen therefore filed the present application.

3. The management urged that the workmen left the colliery of their own accord and that some of them subsequently returned and presented themselves for re-employment and were re-employed, while others never offered themselves for employment.

4. At the hearing before me the parties produced a memorandum of a compromise entered into by them, whereunder the management agreed to employ all the

persons who had not been employd so far, provlded they were found to have been in the employment of the management after the 1st January, 1948. The management however stated—and this statement has been accepted by the workmen—that twelve of these persons have already been re-employed and that two of them were not found on the company's rolls. As I said above, under the compromise, the management have agreed to employ all the persons who have not been employed as yet.

5. I therefore order that the management should employ immediately, that is within 15 days from this date, all the persons mentioned in the schedule hereto annexed who have not so far been employed by the management, provided these persons were in the employment of the managment at some time after the 1st April, 1948. I give my award accordingly.

#### ANNEXURE "A"

Name	Designation
1. Birhaspat Bhuiyan	Minor
2. Sevak Bhuiyan	Do.
3. Budhan Bhuiyan	Do.
4. Nanku Bhuiyan	Do.
5. Amrit Bhuiyan	Do.
6. Pun Bhuiyan (No. 1)	Do.
7. Sukar Chamar	Do.
8. Kisun Chamar	Do.
9. Chaitu Bhuiyan	Do.
10. Banshi Bhuiyan	Do.
11. Budhu Bhuiyan	Do.
12. Bilak Bowri	Do.
13. Jhabu Bowri	Do.
14. Lebu Bowri	Do.
15. Bhikhu Bowri	Do.
16. Lakhiram Majhi	Do.
17. Badri Bhuiyan	Do.
18. Phaguni	Do.
19. Dukhan	Do.
20. Jago Mahto	Do.
21. Banojhi Bhuiyan	Do.
22. Gokhul Bhuiyan	Do.
23. Dahu Bhuiyan	Do.
24. Gouri Rai	Do.
25. Beja Rai	Do.
26. Hari Rai	Do.
27. Digu Rai	Do.

(Sd.) L. P. DAVE, *Chairman*,  
Central Government's Industrial Tribunal,  
Dhanbad.

The 14th April 1953.

[No. LR.2(348).]

New Delhi, the 28th April 1953

**S.R.O. 818.**—In exercise of the powers conferred by section 35 of the Industrial Disputes (Appellate Tribunal) Act, 1950 (XLVIII of 1950), the Central Government hereby directs that the following amendments shall be made in the Industrial Disputes (Appellate Tribunal) Rules, 1951, namely:—

(a) after rule 3, the following rule shall be inserted, namely:—

**"3A. Description of parties in certain cases.**—Where in any appeal or proceeding before the Tribunal, there are numerous persons arrayed on any side they shall be described as follows:—

(1) all such persons as are members of any union or association shall be described by the name of such union; and

(2) all such persons as are not the members of any union or association shall be described in such manner as the Tribunal may direct."

(b) after rule 11, the following rule shall be inserted, namely:—

**"11A. Manner of service in the case of numerous appellants or respondents.—(1)** Where there are numerous persons as appellants or respondents in any appeal before the Tribunal and such persons are members of any union or association the service of notice on the Secretary, or where there is no Secretary, on the principal officer, of the union or association shall be deemed to be service on such persons.

(2) Where there are numerous persons in any appeal before the Tribunal as appellants or as respondents who are not members of any union or association, the Tribunal shall, where personal service is not practicable, cause the service of any notice to be made by such public advertisement and at the cost of such person as it may direct.

(3) The provisions of sub-rules (1) and (2) shall, as far as practicable, apply to the parties to any other proceeding before the Tribunal."

[No. LR.1(233).]

### ORDERS

*New Delhi, the 24th April 1953*

**S.R.O. 819.**—WHEREAS the Central Government is of opinion that an industrial dispute exists between Messrs. Gordon Woodroffe and Company Limited and their workmen regarding rates of wages for handling damaged cargo;

AND WHEREAS the Central Government considers it desirable to refer the said dispute for adjudication;

NOW, THEREFORE, in exercise of the powers conferred by section 7 and clause (c) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby constitutes an Industrial Tribunal of which Shri V. N. Dikhshitulu, Industrial Tribunal, Visakhapatnam, shall be the sole Member and refers the said dispute for adjudication to the said Tribunal.

[No. LR.2(391).]

P. S. EASWARAN, Under Secy.

*New Delhi, the 25th April 1953*

**S.R.O. 820.**—WHEREAS an industrial dispute between the employers in relation to certain collieries and their workmen in respect of the supply of rice and atta to the workmen at concessional rates, has been referred for adjudication to the industrial Tribunal, Dhanbad by order of the Government of India in the Ministry of Labour No. S.R.O. 2091, dated the 20th December 1951:

AND WHEREAS the Central Government is of opinion that the dispute is of such a nature that other establishments of a similar nature are likely to be interested in, and affected by, such dispute;

NOW, THEREFORE, in exercise of the power conferred by Sub-section (3) of section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby includes in the said reference the collieries specified in the Schedule hereto annexed.

### SCHEDULE

1. Samla Ramnagar Colliery.
2. Samla Kendra Colliery.
3. Jote Dhemco Colliery.
4. Porasia Colliery.
5. Samla Baidyanathpur Colliery.
6. Jolpuria Kajora Colliery.

[No. LR.2(359).]

N. C. KUPPUSWAMI, Under Secy.

New Delhi, the 28th April 1953

S.R.O. 821.—WHEREAS the Central Government is of opinion that an industrial dispute exists between the employers in relation to the Dhemo Main Colliery and their workmen regarding the matters specified in the Schedule hereto annexed:

AND WHEREAS the Central Government considers it desirable to refer the dispute for adjudication;

NOW, THEREFORE, in exercise of the powers conferred by section 10 of the Industrial Disputes Act, 1947 (XIV of 1947), the Central Government hereby refers the said dispute for adjudication to the Central Government Industrial Tribunal at Dhanbad, constituted under section 7 of the said Act.

#### SCHEDULE

1. Was the transfer of Shri Dwarika Singh, overman, Dhemo Main Colliery to Kenduadilh Colliery justified?
2. Was the dismissal of Shri Dwarika Singh for failure to comply with the transfer order justified?
3. If the dismissal was not justified, what relief should be given to Shri Dwarika Singh?

[No. LR-2(371).]

S. V. JOSHI, Dy. Secy.

